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Before the  
Federal Communications Commission  
Washington, D.C. 20554

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In re Applications of	)	MM Docket No. 93-241
	)	
DARRELL BRYAN	)	File No. BPH-920109MA
	)	
SBH PROPERTIES, INC.	)	File No. BPH-920123MD
	)	
	)	
	)	

For Construction Permit for  
New FM Channel 276A  
Tusculum, Tennessee

To: Honorable John M. Frysiak  
Administrative Law Judge

MOTION FOR EXTENSION OF TIME

SBH Properties, Inc. ("SBH") by counsel herewith moves for an extension of time up to and including December 10, 1993 in which to submit its response to the "Opposition to Petition to Enlarge Issues and Threshold Showing of Unusually Poor Broadcast Record" filed by Darrell Bryan ("Bryan") on November 12, 1993. In support whereof the following is shown:

1. Pursuant to Section 1.294 of the Commission's Rules, SBH's reply is due to be filed on Wednesday, November 24, 1993. However, SBH did not receive a copy of Bryan's Opposition until Friday, November 19, 1993, due to an inadvertant error on the part of Bryan's Co-Counsel in transmitting its service copy. In that regard, as reflected at Exhibit A hereto, in serving a copy of its Opposition on counsel for SBH, Bryan's Co-Counsel utilized an erroneous address, resulting in the package being returned as

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undeliverable. Bryan's Co-Counsel promptly rectified this error by transmitting the returned service copy by overnight courier for delivery to the undersigned on November 19, 1993.

2. As a result of this delay, the undersigned is now faced with inadequate time to prepare a reply by the original deadline and, furthermore, must request a more lengthy extension of time than might otherwise be appropriate, due to a number of prior commitments within the next two weeks. In that regard, undersigned counsel for SBH will be in the office only two days next week, due to the need to be in Washington for an oral argument before the Court of Appeals on November 22nd and as a result of longstanding plans for the Thanksgiving holiday weekend (November 25-28th). Likewise, counsel will only only be in the office for two days the following week, due to a prior commitment to attend mandatory continuing legal education sessions on December 1-3, 1993.

3. Counsel for SBH had anticipated receiving Bryan's opposition by November 15th or 16th and utilizing the ample time available during the past week to prepare SBH's reply. However, due to the inadvertant error in effecting service, the resulting delay and the prior commitments of counsel for the next two weeks, counsel for SBH cannot realistically devote sufficient time to properly address this matter within the next two weeks. Accordingly, an extension of time up to and including December 10, 1993 is needed and, accordingly, is requested. Given the already lengthy delay occasioned by Bryan's need for additional

time in which to prepare and submit his Opposition, the requested extension of time would not prejudice any party to the proceeding nor would it materially delay the resolution of this proceeding.

WHEREFORE, premises considered and good cause having been shown, the time for filing replies to Bryan's "Opposition to Petition to Enlarge Issues and Threshold Showing of Unusually Poor Broadcast Record" should be extended up to and including December 10, 1993.

Respectfully Submitted

SBH PROPERTIES, INC.

By: 

Timothy K. Brady  
Its Attorney

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(615) 371-9367

November 22, 1993

J. Richard Carr, Esq.  
5528 Trent Street  
Chevy Chase, MD 20815

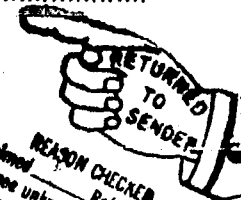
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Timothy K. Brady, Esq.  
P.O. Box 208  
Route 208  
Brentwood, TN 37027

Exhibit A

TWO DAY  
**PRIORITY MAIL**  
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CERTIFICATE OF SERVICE

I, Timothy K. Brady, hereby certify that I have this 20th day of November, 1993, served a copy of the foregoing Motion for Extension of Time by First Class mail, postage prepaid upon the following:

Honorable John M. Frysiak  
Administrative Law Judge  
Federal Communications Commission  
2000 L Street, NW, Room 223  
Washington, DC 20554

Robert A. Zuaner, Esq.  
Hearing Branch  
Federal Communications Commission  
2025 M Street, NW, Room 7212  
Washington, DC 20554

J. Richard Carr, Esq. \*\*  
P.O. Box 70725  
Chevy Chase, MD 20813-0725  
(Co-Counsel for Darrell Bryan)

\*\* Via Facsimile Transmission  
as well as First Class Mail



TIMOTHY K. BRADY